



**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO NUESTRA SENORA DEL ROSARIO  
Billed Entity Number: 198187  
Form 471 Application Number: 979223  
Funding Request Number(s): 2667961, 2667979  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2667961, 2667979  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request numbers (FRNs) in full. The FCC Form 470# 695880001213885 that established the bidding for these FRNs is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in these funding requests. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed

on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr. Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at:

<http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>.

Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

We thank you for your continued support, patience and cooperation during the appeal process.

Schools and Libraries Division  
Universal Service Administrative Company

cc: Miguelina Melendez



**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO SAN JOSE ELEMENTAL  
Billed Entity Number: 199864  
Form 471 Application Number: 978025  
Funding Request Number(s): 2664464, 2664478  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2664464, 2664478  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request numbers (FRNs) in full. The FCC Form 470# 695880001213885 that established the bidding for these FRNs is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in these funding requests. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr.



Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at:

<http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>.

Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

We thank you for your continued support, patience and cooperation during the appeal process.

Schools and Libraries Division  
Universal Service Administrative Company

cc: Margarita Rosales Mejias





**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: CONSORTIUM ESCUELAS CATOLICAS  
Billed Entity Number: 231955  
Form 471 Application Number: 991208  
Funding Request Number(s): 2704999  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2704999  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request (FRN) in full. The FCC Form 470# 695880001213885 that established the bidding for this FRN is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in this funding request. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr. Perez was

asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at: <http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>. Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

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Schools and Libraries Division  
Universal Service Administrative Company



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Schools & Libraries Division

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July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO SAN RAFAEL  
Billed Entity Number: 158943  
Form 471 Application Number: 978939  
Funding Request Number(s): 2667147, 2667184  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2667147, 2667184  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request numbers (FRNs) in full. The FCC Form 470# 695880001213885 that established the bidding for these FRNs is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in these funding requests. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr.



Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at:

<http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>.

Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

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Schools and Libraries Division  
Universal Service Administrative Company

cc: Carmen Diaz



**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO SAN JUAN BOSCO  
Billed Entity Number: 159199  
Form 471 Application Number: 991149  
Funding Request Number(s): 2704836, 2704875  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2704836, 2704875  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request numbers (FRNs) in full. The FCC Form 470# 695880001213885 that established the bidding for these FRNs is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in these funding requests. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr.

Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at:

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Schools and Libraries Division  
Universal Service Administrative Company

cc: Wilmari Colon





Universal Service Administrative Company  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO NUESTRA SENORA DEL CARMEN  
Billed Entity Number: 158961  
Form 471 Application Number: 987324  
Funding Request Number(s): 2693391  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2693391  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request (FRN) in full. The FCC Form 470# 695880001213885 that established the bidding for this FRN is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in this funding request. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC

Form 470 appeared to be generic or encyclopedic. Specifically, Mr. Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at: <http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>. Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

We thank you for your continued support, patience and cooperation during the appeal process.

Schools and Libraries Division  
Universal Service Administrative Company

cc: William Acevedo



Universal Service Administrative Company  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: Academia Santa Teresita  
Billed Entity Number: 200008  
Form 471 Application Number: 987429  
Funding Request Number(s): 2693595  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2693595  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request (FRN) in full. The FCC Form 470# 695880001213885 that established the bidding for this FRN is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in this funding request. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr. Perez was



asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at: <http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>. Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

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Schools and Libraries Division  
Universal Service Administrative Company

cc: Maria M. Rodriguez Morales



**Universal Service Administrative Company**  
Schools & Libraries Division

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July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO SAGRADA FAMILIA  
Billed Entity Number: 198178  
Form 471 Application Number: 978169  
Funding Request Number(s): 2664767, 2664810  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2664767, 2664810  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request numbers (FRNs) in full. The FCC Form 470# 695880001213885 that established the bidding for these FRNs is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in these funding requests. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr.

Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at:

<http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>.

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Schools and Libraries Division  
Universal Service Administrative Company

cc: Sor Maria Salvador





**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal -- Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO CATOLICO LA MERCED  
Billed Entity Number: 200051  
Form 471 Application Number: 983530  
Funding Request Number(s): 2681363, 2681375  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2681363, 2681375  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request numbers (FRNs) in full. The FCC Form 470# 695880001213885 that established the bidding for these FRNs is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in these funding requests. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr.

Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at:

<http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>.

Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

We thank you for your continued support, patience and cooperation during the appeal process.

Schools and Libraries Division  
Universal Service Administrative Company

cc: Nancy Diaz





**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: ACADEMIA CRISTO DE LOS  
MILAGROS  
Billed Entity Number: 157732  
Form 471 Application Number: 983348  
Funding Request Number(s): 2680925  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2680925  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request (FRN) in full. The FCC Form 470# 695880001213885 that established the bidding for this FRN is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in this funding request. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC



Form 470 appeared to be generic or encyclopedic. Specifically, Mr. Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at: <http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>. Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

We thank you for your continued support, patience and cooperation during the appeal process.

Schools and Libraries Division  
Universal Service Administrative Company

cc: Leonides Parrilla de Carrion



Universal Service Administrative Company  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: Academia San Alfonso  
Billed Entity Number: 199998  
Form 471 Application Number: 982395  
Funding Request Number(s): 2678191  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2678191  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request (FRN) in full. The FCC Form 470# 695880001213885 that established the bidding for this FRN is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in this funding request. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr. Perez was

asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at: <http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>. Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

We thank you for your continued support, patience and cooperation during the appeal process.

Schools and Libraries Division  
Universal Service Administrative Company

cc: Nydia Velazquez





**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO SAN JOSE SUPERIOR  
Billed Entity Number: 216679  
Form 471 Application Number: 979726  
Funding Request Number(s): 2669934, 2669947  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2669934, 2669947  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request numbers (FRNs) in full. The FCC Form 470# 695880001213885 that established the bidding for these FRNs is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in these funding requests. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr.

Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at:

<http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>.

Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

We thank you for your continued support, patience and cooperation during the appeal process.

Schools and Libraries Division  
Universal Service Administrative Company

cc: Brenda Figueroa



**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGION SAN JUAN BAUTISTA  
Billed Entity Number: 159097  
Form 471 Application Number: 978093  
Funding Request Number(s): 2664808  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2664808  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request (FRN) in full. The FCC Form 470# 695880001213885 that established the bidding for this FRN is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in this funding request. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr. Perez was



asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at: <http://www.usac.org/sl/applicants/beforeyoubegin/eligible-services-list.aspx>. Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

Since your appeal was denied in full, dismissed or cancelled, you may file an appeal with the FCC. Your appeal must be postmarked within 60 days of the date on this letter. Failure to meet this requirement will result in automatic dismissal of your appeal. You should refer to CC Docket No. 02-6 on the first page of your appeal to the FCC. If you are submitting your appeal via United States Postal Service, send to: FCC, Office of the Secretary, 445 12th Street SW, Washington, DC 20554. Further information and options for filing an appeal directly with the FCC can be found under the Reference Area/"Appeals" of the SLD section of the USAC website or by contacting the Client Service Bureau. We strongly recommend that you use the electronic filing options.

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Schools and Libraries Division  
Universal Service Administrative Company

cc: Sor. Margarita Fontan



**Universal Service Administrative Company**  
Schools & Libraries Division

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**Administrator's Decision on Appeal – Funding Year 2014-2015**

July 17, 2015

Maria M. Agosto de Feliciano  
Superintendencia de Escuelas Catolicas  
Diocese de Caguas  
HC 04 Buzon 44015  
Caguas, PR 00727

Re: Applicant Name: COLEGIO SAN FELIPE  
Billed Entity Number: 159193  
Form 471 Application Number: 978146  
Funding Request Number(s): 2664769, 2664794  
Your Correspondence Dated: June 24, 2015

After thorough review and investigation of all relevant facts, the Schools and Libraries Division (SLD) of the Universal Service Administrative Company (USAC) has made its decision in regard to your appeal of USAC's Funding Year 2014 Notification of Commitment Adjustment Letter for the Application Number indicated above. This letter explains the basis of USAC's decision. The date of this letter begins the 60 day time period for appealing this decision. If your Letter of Appeal included more than one Application Number, please note that you will receive a separate letter for each application.

Funding Request Number(s): 2664769, 2664794  
Decision on Appeal: **Denied**  
Explanation:

- After further review, USAC determined to rescind the funds committed under the above listed funding request numbers (FRNs) in full. The FCC Form 470# 695880001213885 that established the bidding for these FRNs is encyclopedic. Furthermore, a Request for Proposal was not issued to narrow the scope of the desired services to only those that you actually applied for in these funding requests. FCC rules require that applicants submit bona fide requests for services by conducting an internal assessment of the components necessary to use effectively the discounted services ordered and submitting a complete description of services requested so that it may be posted for competing providers to evaluate. During our review, Gilberto Perez was asked why the service descriptions listed on your FCC Form 470 appeared to be generic or encyclopedic. Specifically, Mr.

Perez was asked to explain how he determined the services to request on the FCC Form 470. Mr. Perez responded that the services listed in the FCC Form 470 were obtained from the Schools and Libraries Division (SLD)s Eligible Services List available on USACs website at:

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Furthermore, Mr. Perez indicated that he referenced a complete list of eligible services so that schools may select services without limits. Per the FCCs Ysleta Order, an applicant FCC Form 470 must be based upon its carefully thought-out technology plan and must detail specific services sought in a manner that would allow bidders to understand the specific technologies that the applicant is seeking. An FCC Form 470 should not be a general, open-ended solicitation for all services available on the Eligible Services List, with the hope that bidders will present more concrete proposals. Thus, a FCC Form 470 that sets out virtually all elements that are on the Eligible Services List would not allow a bidder to determine what specific services the applicant was seeking. Because Mr. Perez relied on an encyclopedic FCC Form 470, the funding commitment was rescinded in full and USAC will seek recovery of any disbursed funds from the applicant. In your appeal, you did not demonstrate that USAC's decision was incorrect. Consequently, your appeal is denied.

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We thank you for your continued support, patience and cooperation during the appeal process.

Schools and Libraries Division  
Universal Service Administrative Company

cc: Magda Fresse